

as to the jus-	CHAP	
(68) 174	German Lutheran Church in Reister's Helms, Lewis. For his relief, 18	
On deciding	Town Prustees incorporated, 149 Herding of Cattle. See Allegany County,	Ĭ
ourt may award	Cibso , John. His deed manumitting a and 9	İ
161	woman named Harriet to be recorded, High German Lutheran Church in Reis-	
	&c. 113 ters Town. Prustees incorporated, 14	9
and Worcester.	Gist, Thomas H. See Owings, Thomas, Hotchpot A child, &c having received	
on the capital	and 125 by way of advancement any real estate	
116	Governor and Council. To appoint an- of an intestate, may elect to come into	
ulated, 164	nually two managers on the part of the partition, on bringing the same, or the	
&c shall de-	state for the management of the lotteries value thereof, into hotchpot with the	ß
se zed thereof	granted to the University of Maryland, 121 estate decended, (§ 5) 19	l
191	Greensborough See Tobacco Inspec- Hughes, Jesse. For his relief,	3
e conditional,	tion, and 51 Husband and Wife. Where any deed, &c.	
descend as fee	Griffith, Thomas W. Levy court of Bal- hath been or shall be acknowledged by	
191	timore authorised to receive property in the husband of a nonresident feme co-	
ee Fee Simple,	payment of the balance due from him as vert, before a judge, &c. of any of the	
191	collector, 184 former provinces, or of the U.S. or ter-	
Simple, and 191	Guardian Where there is no guardian to ritories thereot, or before any person au-	
ees of the poor	a minor, the executor or administrator thorised to take the acknowledgment of	ģ
i out poor fe-	of the deceased, to take possession of the such fame covert, and such deed, &c. real estate, and fulfil the duties of guar-hath also been or shall be acknowledged	
pective alms or		
99	dian, &c. 174 by the feme covert in the form prescrib- on the appointment of guardian, ed by law, every such deed, &c. shall	
d and Wife.	the executor, &c. to render an account, pass the estate, &c See 1816, ch. 164.	
th which the	&c. (§ 2) 1b. If there be no descendants or kindred of	
o the lands of	If a minor, interested in the division, &c. an intestate, the real estate shall go to	
released, &c. 92	of an intestate's real estate, has no guar- the husband or wife, 19	1
of Baltimore.	dian, the court shall appoint one, (§ 15) 191	
nded. &c 50	H. Jamison, John. Authorised to remove a	
ed fish not to	Hagers Town Levy authorised for com- slave, &c.	1
ents for each	pleting the market house, &c 46 Jamison, Joseph Baltimore county court,	1900
ce of herrings,	Hagers Fown Turnpike Road Company. on bills being filed by him and Francis	
196	Further time granted for completing the Johnston, against the heirs, &c. of Ro-	
from anchor-	road; and authority given to receive ad- bert B gham, may decree, &c. 146	5
Susquehanna	ditional subscriptions, &c. 73 Idiots. See Election, and (§ 31) 191	L
hesapeake bay 199	Hall Blood No distinction between broth. Illegitimate Children. A man having a	
repealed, Ib.	ers and sisters of the whole and half child, &c. by a woman whom he shall	
his henefit, 148 e Costs, and 120	blood, being descendants of the parent afterwards marry, such child, &c. if ac-	
11.0	from whom the estate descended, (§ 3) 191 knowledged by the man, shall be legiti-	i
ool in Balti-	Hall, Phomas B For his benefit, 101 mated, &c. (§7) 191	
ocorporated, 43	Handy, Sally For her relief, 193 Inlants. See Descents, and 191	-
nually to the	Handy, William S. For the relief of his — Minors.	į
77	100	
county court	Hamon, thomas it its appointment as	ì
orsey, of Ely,	Harford County Real and personal pro- Insolvent Dators. Banking Companies	
from Charles	perty in the county to be revalued, 118 and others, authorised to give their as-	
79	Powers of the trustees of the poor en- sent to the final release of an insol ent	
etween Balti-	larged, &c 119 debtor, without its affecting their right	
ities to be es-	Relative to the removal of causes for to recover of any other person who may	
. 82	trial within the sixth judicial district. be liable, &c. 108	
tion of tobac.	See Suits, and 158 So much of the 4th section of the act	
of Monoca-	Havre de Grace Bank. For its benefit, of 1814, ch 77, as requires an insolvent	
nd 209	and released from paying tax on its capi debtor to pay over or convey to his	
	tal stock, 189 trustee certain amounts, &c on his 2d	
indel county,	Hawkers and Pedlars. The selling of salt, and 3d application, &c repealed, 16.	
203	salted fish, or plaister of paris, not to Relating to those in the city and county	
	be taken to make the seller a hawker of Baltimore, 189 & 194	
nitted well	and pedlar within the meaning of the When committed or confined in gaol for	
nitted under	acts requiring a license, &c. 124 any debt, &c. the sheriff to support them	
orted in gaol.	Heirs. See Descents, and 191 and be paid therefor the same sum, and	ğ
to be sup-	No right in the inheritance shall vest in in the same manner as allowed in cases any person other than children of the where persons are confined charged	
ent Debtors.		
	intestate, and their descendants, unless with felony, &c. (9.3) 186 such person is in being and capable in Regulations respecting the application	
nd (§ 3) 186	law to take as heir at the time of the in-	
Treasurente	tactatale doubt	

ustees,